1 2 3 4 5 6 7 8	Mark C. Mao, CA Bar No. 236165 Beko Reblitz-Richardson, CA Bar No. 238027 BOIES SCHILLER FLEXNER LLP 44 Montgomery St., 41st Floor San Francisco, CA 94104 Tel.: (415) 293-6800 mmao@bsfllp.com brichardson@bsfllp.com  James Lee (admitted pro hac vice) BOIES SCHILLER FLEXNER LLP 100 SE 2nd St., 28th Floor Miami, FL 33131 Tel.: (305) 539-8400	Bill Carmody (admitted pro hac vice) Shawn J. Rabin (admitted pro hac vice) Steven M. Shepard (admitted pro hac vice) Alexander P. Frawley (admitted pro hac vice) SUSMAN GODFREY L.L.P. 1301 Avenue of the Americas, 32 <sup>nd</sup> Floor New York, NY 10019 Tel.: (212) 336-8330 bcarmody@susmangodfrey.com srabin@susmangodfrey.com sshepard@susmangodfrey.com afrawley@susmangodfrey.com
9 10 11 12 13 14 15 16	Amanda K. Bonn, CA Bar No. 270891 SUSMAN GODFREY L.L.P 1900 Avenue of the Stars, Suite 1400 Los Angeles, CA 90067 Tel: (310) 789-3100 Fax: (310) 789-3150 abonn@susmangodfrey.com  Attorneys for Plaintiffs	John A. Yanchunis (admitted pro hac vice) Ryan J. McGee (admitted pro hac vice) Michael F. Ram, CA Bar No. 238027 Ra O. Amen (admitted pro hac vice) MORGAN & MORGAN 201 N. Franklin Street, 7th Floor Tampa, FL 33602 Tel.: (813) 223-5505 jyanchunis@forthepeople.com rmcgee@forthepeople.com rmam@forthepeople.com ramen@forthepeople.com
17 18		DISTRICT COURT ICT OF CALIFORNIA
19 20 21 22 23	ANIBAL RODRIGUEZ, SAL CATALDO, JULIAN SANTIAGO, and SUSAN LYNN HARVEY, individually and on behalf of all others similarly situated,  Plaintiffs,	Case No.: 3:20-cv-04688  DECLARATION OF MARK MAO IN SUPPORT OF PLAINTIFFS' MOTION FOR RELIEF FROM CASE MANAGEMENT SCHEDULE  The Heneralle Pichard Seeberg
<ul><li>24</li><li>25</li></ul>	vs. GOOGLE LLC,	The Honorable Richard Seeborg
26	Defendant.	
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## DECLARATION OF MARK MAO

I, Mark Mao, declare as follows:

- I am a partner with the law firm of Boies Schiller Flexner LLP, counsel for Plaintiffs
  in this matter. I am an attorney at law duly licensed to practice before all courts of the State of
  California. I have personal knowledge of the matters set forth herein and am competent to testify.
- I submit this Declaration in support of Plaintiffs' Rule 16(b) Motion for Relief from
   Case Management Schedule.
- 3. Attached hereto as **Exhibit 1** is a true and correct copy of an email exchange between Google's counsel (Lori Arakaki) and Plaintiffs' counsel (Alex Frawley and Ryan Sila) concerning Google's production of documents relating to Google's WAA and sWAA disclosures, with the last email dated December 13, 2022.
- 4. Attached hereto as **Exhibit 2** is a true and correct copy of an email exchange between Google's counsel (Eduardo Santacana) and Mr. Sila concerning Google's production of documents responsive to Plaintiffs' Ninth Set of RFPs and other requests, with the last email dated December 8, 2022.
- 5. Attached hereto as **Exhibit 3** is a true and correct copy of an email exchange between Mr. Santacana and Mr. Frawley concerning production of data from Google's logs, with the last email dated December 21, 2022.
- 6. Attached hereto as **Exhibit 4** is a true and correct copy of an email exchange between Mr. Santacana and Mr. Frawley concerning Plaintiffs' proposed extension of the case schedule, with the last email dated December 21, 2022.
- 7. On November 1, 2022, Mr. Frawley sent to Google's counsel a request to query Google's go/da dashboard, which Google had previously agreed to produce. On December 8, 2022, Mr. Frawley asked Google's counsel when Plaintiffs can expect to receive the results of the query. On December 13, 2022, Mr. Santacana responded that the results would be produced "[i]n a few days." Google did not produce the results until December 20, 2022.

1	8. On December 15, 2022, I took the deposition of Belinda Languer (Director of	
2	Product, App Ads at Google), who Google designated as its 30(b)(6) witness to testify about	
3	Google's use of app activity data for ad bidding, conversion tracking, and otherwise generating	
4	revenue. Ms. Languer was unable to answer more than a dozen questions and testified that she	
5	would have to follow up with answers. Google has not yet followed up with answers to these	
6	questions.	
7	9. On December 8, 2022, Mr. Frawley emailed to Google's outside counsel a letter-	
8	brief in which Plaintiffs move to compel production of documents withheld in connection with the	
9	deposition of Belinda Langner. On December 20, 2022, Mr. Frawley asked Google when it	
10	expected to complete its portion of the letter-brief. On December 21, 2022, Mr. Santacana	
11	committed to completing Google's portion of the letter-brief "next week."	
12	I declare under penalty of perjury under the laws of the United States of America that the	
13	foregoing is true and correct. Executed this 21st day of December, 2022, at San Francisco, California	
14	Dated: December 21, 2022 Respectfully submitted,	
15	By: /s/ Mark C. Mao	
16	Mark C. Mao (CA Bar No. 236165)	
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